[85 Vici.]

віцц

INTITULED

An Act to amend the Juries Act (Ireland), 1871.

A.D. 1812.

WHEREAS no order has been issued under the fifty-second section of the Juries Act (freshood), 1871, and it is expedient that provision should he made by statute for the time when the said Juries Act (Ireland), 1871, shall commence and take office: 18e it therefore cannet by the Queen's most Excellent Majesty,

5 Be it therefore enacted by the Queen's most increment suggesty, by and with the advice and consent of the Lordis Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

1. Sections "tem" ""venty-fivn", and "tifty-two," and that part sections, it, 5, and of section science commencing with the words, "for the purposes \$1, 5, and "of this Act and the due execution of the some," and exching with of to, a late two words "which the may desire to use," of the Jurise Act Act (Iceland), 1871, shall be and the some are hereby repealed. "explaint to the Jurise Act Act (Iceland), 1871, shall be and the some are hereby repealed.
2. The perto of the Jurise Act (Vicada), 1871, relating to the Comments.

several duties, and for having the general jurous hooks and special jurous hooks in future properal and delivered as directed by the solid Acts, shall come into operation and take effect on the thirtieth day of June one thousand eight hundred and seventy-two, and the 25 zet of said Act shall commence and take effect on the first day

25 rest of said Act shall commence and take officet on the first day of Hilary Term one thousand eight hundred and seventy-three, and the jurces returned on or after the first day of the said Hilary Term shall he selected, summoned, and returned us in the said Act directed.

[Bill 195.]

A.D. 1879 Issue of procept and return of data for the country of

3. The clerk of the peace for the county of the city of Dublin shall, within one week after the first day of July in every year, issue and deliver his precent, in the Form I, set forth in the schodule to this Act annexed, to the collector-general of rates for the city of Dublin, requiring the said collector-general to prepare and return 5 to the said clerk of the peace, on or before the first day of August next ensuing, a complete and true list for each ward in the county of the city of Dublin, of all men between the ages of twentyone and sixty years, except those exempted or disqualified by the Juries Act (Ireland), 1871, residing in the county of the city 10 of Dablin, rated either in their own names or as members of a firm or co-partnership in the then last rate made for the relief of the poor in respect of lands, tenements, or hereditaments situate in such ward, of the net annual value fixed for the said county of the city of Dublin, in the fourth schedule of the Juries Act 15 (Ireland), 1871, and also to perform and comply with all other the requisitions in the said precent contained, and the said clerk of the peace shall annex to every such precept a printed copy of the second schedule of the said Juries Act (Ireland), 1871, and shall cause a sufficient number of forms to be printed, according to the 20 Form K, set forth in the schedule to this Act, and shall issue and deliver with the said precept a sufficient number of the said forms for the use of the said collector-general, and the said collectorgeneral shall, within the time aforesaid, prepare, inscribe, sign, and deliver the several lists for the county of the city of Dublin in like 25 manner in all respects as is by the said Juries Act (Ireland), 1871, provided with respect to the list for the other counties in Iroland, and each such list, when prepared and delivered as aforesaid, shall be called "The General List of Jurors" for the ward in the county of the city of Dublin for which the same shall have been 30 prepared.

of cities to towns or becoughs, countinghouse, offidee, dee, to be stated a place of

a city, county of a town or betough, having a separate court of sessions of the posee or a court of recoal free the title of citil 33 octions, is, pursuant to section five of the Juries Act (Irobant), 1871, deemed to be resident in used occurs of a city, county of a town or beough, such residence shall be deemed to be at the counting-bears, cleft, sleep, or place of business or stant promp, or counting-bears, cleft, sleep, or place of business or stant promp, the counting-bears of the county of the proper column of "The General List of Juress" and "List of the proper column of "The General List of Juress" and "List of the proper column of the proper co

4. Whenever any person by reason of having or occupying a counting-house, office, shop, or place of business in any county of

place of abode of such person, and a summons for the attendance A.D. 1872 of a jurer left at the place stated in the general jurers hook or special jurors book, as the place of abode of such juror, with any person inhabiting therein, shall be deemed to have been duly served

5 upon such juror

5. Whenever the name of any person contained in one of the Revising general lists of jarors for any county or borough shall also appear where peron any other of the general lists of jururs for such county or borough, see's name the chairman or revising barrister in revising the general lists of appears on 10 jurors for such county or borough shall ascertain the total of the one process annual values of the rated properly of such person, as the same are ist of jacous respectively stated in the several general lists on which such person's special name shall appear, and shall thereupon cause the name of such

person to be struck out of all the said general lists of jurors save 15 one, and shall then amend the statement of the annual value and place of rated property of such person in the said general list of jurors in which such person's name is retnined, by stating in the proper columns thereof respectively the total of said annual

values so ascertained as aforesaid, and the several places of the so rated property which goes to make up such total; and in case it shall annear by the total of said annual values ascertained as aforesaid that such person has the property qualification of a special juror fixed for such county in the fifth schedule of the "Juries

Act (Ireland), 1871," the said chairman or revising barrister, if us such person's name be not already contained in the list of special jurors prepared from the general list of jurors in which such person's name is retained, shall cause such person's name to be inserted in its proper place in such list of special juroes, and the annual value and place of property of such person to be therein

an stated, as the same are respectively stated in the said general list of jurors in which such person's name shall have been retained as aforesaid, and whenever the name of any person contained in one of the lists of special jurge for any county shall also appear on any other of the lists of special jurors for such county, the chairman or revising 35 barrister in revising the lists of special jurors for such county shall ascertain the total of the annual values of the rated property of such

person as the same are respectively stated in the several lists of special jurors on which such person's name shall appear, and shall thereupon cause the name of such person to be struck out of all so the said lists of special jurors save the list of special jurors prepared from the general list of jurors in which the name of such person

has been retained, in pursuance of the provisions herein-before contained, and shall then amend the statement of the annual value [195.] A 2

A.D. 1872. and place of rated property in the said list of special jurors in which such person's name is retained, by stating in the proper columns thereof respectively the total of said annual values so ascertained as aforesaid, and the several places of the rated property which make

6. In ascertaining the net annual value of the property qualification of a jurar, mentioned in the fourth and fifth schedules to the "Juries Act (Ireland), 1871," the annual value of any house or tenement the owner whereof is under the sixty-third section of the Statute 12 and 13 Victoria, chapter 91, rated instead of the occupier 10 thereof shall not be reckoned or taken into account. 7. There shall he but one general jurers book and one special

jurors book prepared according to the provisions of the "Juries Act (Ireland), 1871," for the county of Tipperary, and the sheriff or other officer of the said county in selecting the jurors to be returned 15 in obedience to any precent for the return of jurors to serve at the assizes to be held at Nenagh or Clonmel shall select the said jurors in the manner directed by section ninctoen of the Juries Act (Ireland), 1871; provided, however, that the persons to be selected to serve as jurors at the assizes held at Clonmel shall be resident in 20 the south riding of the said county, and the persons to be selected to serve as jurors at the assises held at Nenagh shall be resident in the north riding of the said county. And whenever any of Her Majesty's superior courts in Ireland, or any judge of any of the superior courts, shall order a special jury to be struck before the 25 proper officer of such court, no juror residing in the north riding of such county shall be selected or put on any special jury for any issue to be tried in the south riding thereof, and no juror residing in the south riding of the said county shall be selected or put on any special jury for any issue to be tried in the north riding 30 thereof, but the officer striking any such special jury shall, in the place of any such juror who may be drawn and passed over for non-residence in riding, proceed to draw or strike another juror in his place.

8. This Act and the Juries Act (Ireland), 1871, shall be con- 35 strued together as one Act.

SCHEDULE

FORM L

PRECEPT FOR THE RETURN OF LESTS OF JUROUS

County of the City of Dublin.

To the Collector-General of Rates for the City of Dublin.

To the Collector-General of Rates for the City of Datam.
You are hereby required on or hefore the lot day of August in this present

You are hereby required on or herers the lat any or harms in the parayear to propose a complete and true list in writing, according to the form sont herewith, for each ward in the said county of the city of Duhlin, of the names of all men rated for the relief of the poor within the said county of the city of

or an men retex for the runs of the plant water as given for the said country of the city of Dablin, that is to say, a complete and true lift for each word in the said country of the city of Dablin, that is to say, a complete and true lift for each word in the said country of the city of Dablin, containing the name of every man between the ages of twenty-one and extry years who resides within the said country of

the size of twenty-me has no counties any counting-boxes, cellor, shop, or the city of Dablin, or who has or counties any counting-boxes, cellor, shop, or to place of business within the said county of the city of Dablin, although such man may not reside therein, provided that he resides within twelve statute mades thereform, who is delter in his own reass or as a member of a firm or miles thereform, who is delter in his own reass or as a member of a firm or

miles thereform, who is either in his own rease or as a member of a firm or opartoreship rated in the last rate mask for the relief of the poor in the said county of the day of Dubbla in respect of any lands, somerous, or incredit-50 memts situate in such ward of the county of the city of Dubin of the netsummed value of 500, or upwards; and you are required to prepare the said list small value for the county of the city of the city

animal value of 20de or upwards; and you are required in regime to a set in alphabetical order of unreason, and consusted the property of the Christian mass and arranson of covery of the read of the property is although the constraint of the cons

value you shall not realous or take into account the annual value of my boare or teamment set to weekly or menthly insurate or in requestion quitament, of the owner whereof is under the Statuset 22 and 13 Victoria, chingtor 91, 93 the owner whereof is under the Statuset 22 and 13 Victoria, chingtor 91, excitin 63, rated instand of the occupier thereofy and in prejunding the said list year set comit the names of all men who are described in the second schedule of the Junior Act (Technia), 1871 (a copy of which schedule is nonzeard to this processity, and of all allows and persona athanited or one

to emission to the proceedy and to an avoided of any crimo that is inflations. So visited of any treasa or follow, or convicted of any crimo that is inflations unless having obtained a free parties, or who are under outlary by victor of any original process; and you are requised, one to before the list day of August in the precent year, to deliver the said list, with a declaration at the foot or end [1985.]

A 3

A.D. 1972. of the said list, signed by the collector or collectors by whose assistance you may have prepared the said list, that the true or last known place of ahode, and the title, quality, calling, or business, of each of the persons named in the said list are, so far as relates to each of his or their respective districts of collection. fully and truly stated therein, and with a further declaration at the fact or end 5 of said list, signed by you, that the said list has been fully and correctly prepared by you from the rate-books of your office in pursuance of the provisions of the city of Duhlin; and you are hereby required, within twenty-one days after the delivery of the said list to the said clerk of the peace, to cause a sufficient 10 number of copies of the said list to be printed, published, and posted within the required to attend the revising barristers of the city of Dublin, and produce the said rate-books at any of the courts to be held for the revision of the said several Ests prepared by you, of the time and place of holding which you shall be 15 previously informed, and there to answer on oath such questions as shall be put to you by the revising barrieter then present touching any of the mid lists; and those several matters you are in nowise to emit upon the peril that may enspe.

Given under my hand at Dublin, this

in the said county of the city of 20 in the year

Clerk of the peace for the said county of the city of Dublin.

COUNTY OF THE CITY OF DUBLIN.

"GENERAL LIST OF JUROUS" for the county of the city of Doklin, prepared this

18 by the Collector-General of Rotes for the city

We, the undersigned collectors, hereby declare that the true or last known place of abode, and the title, quality, calling, or business, of each of the persons to the morning of the monostructure of the provisions of the Juries Act (frebach),
the morning of the provisions of the Juries Act (frebach),
1871.

Dated this day of in the year

Collector-General of Bates

Juries Act Amendment (Ireland). [u.r.]

BILL

An Act to smend the Juries Act (Ireland), 1871.

(Breight fram the Lords 11 June 1872)

Ordered, by The Bense of Comment, to de Printed, 13 June 1872.

[Bill 195.]

[Tudder I 62.